HAM CO CLERK CTS MICROFILM \$\infty\$ 513 946 5975 12/05/03 11:14 \$\infty\$:02/11 NO:250 Case 1:01-cv-00810-SJD-TSB Document 19-14 Filed 03/29/2004 Page 1 of 21

IN THE HAMILION COUNTY \$\infty\$ \$\infty\$ \$\infty\$ \$\infty\$

OF COMMON PLEAS.

In 1 3 cu M '99

REGIVALD ALLEN

BELLLIO4ES

DESENDANT

MUDBER STORY SO ALEHAUS

CASE NO: 3970-5954

NIE.

-VS-

STATE OF OHIO

PLAINTIFF

RESPONDENT

PETITIONER REGINALD ALLEN ACTIN IN PRO SE, NOW COMES FORTH REQUESTING THIS HONORABLE COURT FOR A SENTENCE REDUCTION MEMORANDUM IN SUPPORT IS HERETO ATTACHED ALONG WITH EVIDENTIARY DOCUMENTS IN SUPPORT OF GRANTING SAID MOTION. PURSUANT TO 2947.061

MR SETHSS. TIEGER
ASSISTANT PROSECUTING ATTORNEY
230 EAST MINTH STREET, 5 FLR,
CINCINNATI OHIO
45202

RESPECTFULLY SUBMITTED

Regnald allen # 352-308 P. O. BOX 7010 Reso Correctional inst Chillicothe, Ohio 45601 Petitioner Pro Se,

Pelitimus Pro Se,

EXHIBIT

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THE TOLLOWING FACTS, AS THEY APPLY TO HIS CASE AND SENTENCING.

- (1). THE OFFENSE WAS COMMITTED AGAINST NOT A STRANGER BUT A GIRL SRIEND OF THE DEFENDANT.
- (2). THE DEFENDANT HAS ALLEGED THAT HIS CONVICTION WAS BASED LARGELY UPON PERJURIED DESTIMONY FROM THE VICTIM.
- (3). AT SENTENCING THIS COURT SENTENCED DEFENDANT AS A REPEAT VIOLATE DEFENDER, WHEN IN FACT THE DEFENDANT WAS NOT.

VINITMS STATEMENT TO THE COURT THAT SHE HAD NO DESIRE TO SEE PRETITIONER
OF TO PRISON IN THE FIRST PLACE, SINGE THE RETITIONER HAS BEEN INCARCERATED THE VICTIM HAS ATTEMPTED TO COME VISIT AT THE INSTITUTION,
WROTE THIS COURT ON BEHALF OF THE PETITIONER'S MOTION FOR JUDICIAL
RELEASE. THE PETITIONER CONSEEDS TO THIS COURT THAT THIS CASE WAS
NO MORE THAN A DOMESTIC DISPUTE THAT GOT WAY OUT OF HAND, AND THE
PROSECUTOR MORE SO THAN THE VICTIM SOUGHT TO HAVE THIS CASE PROSECUTED.
PETITIONER CONTENDS THAT HAD HE ATTEMPTED TO KILL THE VICTIM AS WAS
STATED AT TRIAL THEN WOULD THE VICTIM IN THIS CASE HAVE TOLD THIS
COURT THAT SHE DID NOT WANT THE DEFENDANT TO GO TO PRISON RUT, TO

AND CONSIDER MARRIAGE? AND CONTINUE TO DECLARE HER LOVE FOR A PERSON WHO COMMITTED SUCH AN ACT AGAINST HER? YOUR HOMOR THIS MAKES ABSOLUTELY NO SWISE AND THE PHOLEICHER ENGS THIS COURT IN THE BEST INTEREST OF JUSTICE TO REDUCE THE TIME GIVEN TO THE DEPRHOANT AS THESE CIRCUMSTANCES BRINGS INTO PLAY NEW FACTORS ON THE CREDIBILITY OF THE VICTIMS COMPLAINT, AND TESTIMONY.

PETITIONER DOES NOT MANT TO TURN THIS MOTION INTO AN APPEAL AND ARGUE THE FACT FRAT HIS COURSEL WAS INEFFECTIVE AT TRIAL BUT, THERE WAS SEVERAL ISSUES THAT WERE NOT BROUGHT TO THE COURTS ATTENTION ABOUT THE VICTIM, SUCH AS HER DRUG USAGE, THE MEDICAL REPORTS ABOUT THE DEGREE OF THE VICTIMS HOUNDS, AND THE TRUE MAINER OF WHAT PROVOKED THE VICTIM INTO FILING PREVIOUS COMPLAINTS

AND IN CONSIDERING A MOTION OF A PEFENDANT STRVING A PRISON SENTENCE FOR DELAYED PROBATION PURSUANT TO R.C. 2947.061 THE COURT SHOULD APPLY THE TEST OF R.C. 2951.02 WHICH INDICATES THAT PROBATION SHOULD BE GRANTED ONLY THEN IT APPEARS TO THE SATISFACTION OF THE JUDGE THAT THE CHARACTER OF THE DEFENDANT AND THE CIRCUMSTANCES OF THE CASE ARE SUCH THAT THE DEFENDANT IS NOT LIKELY AGAIN TO ENGAGE IN A OFFENSIVE COURSE OF COMOUNT: SEE STATE-VS- SCRUGG 20 OMISC 291, 49 6624 495, 254 NE24 394 (CP). PETITIONER CONTENDS THAT THUS HONORABLE COURT MAINTAINS THE AUTHORITY TOMMODIFY A VALID SENTENCE UP UNTIL SUCH TIME AS THE DEFENDANT HAS APPEALED THROUGHOUT ALL APPEALS COURTS AND SAID APPEALS HAVE BEEN DENIED, SEE STATE-VS- MARKOS 13 0024 75, 88 6LA 25, 179 NE 24 379 (CP).

FURTHER PETITIONER CONTENDS THAT BASED UPON THE TRIAL COURTS REASONING FOR HIS EXSTENSIVE SENTENCING WHICH WAS BECAUSE PETITIONER WAS(QUOTE) A RESEAT VIOLATE OFFENDER BUT NOT REALLY(UNOUNTE) GIVES RISE TO AN UNCONSTITUTIONAL SENTENCING PRACTICE ESPEACIALLY WHEN THE COURT CONSIDERS THE FACT THAT THE VICTIM IN THIS CASE HAS FILED NO LESS

THAN FIVE SEPERATE COMPLAINTS IN THE PAST AND HAD NOT SHOWN UP FOR ANY OF THOSE, AND THIS COURT CONSIDERED THOSE COMPLAINTS AS APART OF ITS REASONS FOR SECTEMORING THE DESENDANT TO THE MAKINM PRISON FROM ALLOHOO BY THE LAW. IN STATE-VS-LONGO 4 DAPPED 135, 4 DER 223, 445 VE 24 LL45: IT STATES, A TRIAL COURT HAS EROAD DISCRETION IN SENTENCING WIFHIN THE STATUFORY LIMITS, BUT FROM IT APPEARS FROM THE RECORDS THAT THE JUDGES DISCRETION IN IMPOSING SENTENCING HAS BEEN DETERMINED BY CONCLUSIONS FROM HIS OWN INVESTIGATION OF A CRIME MEITHER CHARGED NOR PROVEN, THE COURT HAS ABUSED IT DISCRETTOR THE ATTACHED TERRITOR PETITIONER HAS SUBMITTED LETTERS RECIEVED FROM THE VICTIM SINCE HIS INCARCERATION, AND VERIOUS DOCUMENTS FROM THE HOSPITAL REPORTS AND SENTENCING.

AND FOR ALL THE ABOVE SAID REASONS THE PETITIONER SUBMITS THAT THIS MOTION SHOULD BE GRANTED IN THE BEST INTEREST OF JUSTICE, AND THAT I'M GRANTING SAID MOTION THIS HONORABLE COURT SHOULD FORTHVITH ORDER THE SUPPENSION OF TURTHER PUNISHMENT/INCARCERATION OF THE DEFENDANT.

RESPECTFULLY SUBMITTED BY

DEFENDANT, PETITIONER PRO SE,

CERTIFICATE OF SERVICE

THIS IS TO CERTIFY THAT A COPY OF THE FOREGOING MOTION WAS SENT TO THE HAMILTON COUNTY COURT OF COMMON PLEAS CLERKS OFFICE ON THIS 6

AY OF April 1999 BY REGULAR U.S. MAIL AT THE FOLLOWING ADDRESS

lames Cusell Clerk of Courts 1000 Main St Room 375 CIRCINNATI, ON10

MORNING SESSION, Tuesday, December 9, 1997 1 2 THE CONSTABLE: State versus Reginald 3 Allen, for sentence. 4 THE COURT: Do you wish to speak in 5 mitigation of sentence as to Mr. Allen? 6 MR. DONNETT: I do, your Honor. Very 7 briefly, your Honor. 8 Mr. Allen is 30 years old. In fact, he 9 has got a birthday coming up. The presentence 10 investigation, I have had a chance to look at, I have also had a chance to look at both the victim 11 impact statement and the officer's statement. 12 13 I think the victim impact statement 14 clearly shows that although the victim wishes him incarcerated, I don't think she has such a hate for 15 16 him that she wishes him maxed out. In fact, she 17 recommends that he get psychological counseling and 18 drug alcohol treatment. 19 Her statements alone indicate what maybe 20 the real instance in this situation is that this 21 break-up did cause some psychological distress on the part of my client. With counseling I think that, in fact, that might resolve itself without the necessity of maximum sentences.

We would ask that the Court consider

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HAM CO CLERK CTS MICROFILM 513 946 5975 :01-cv-00810-SJD-TSB"" DUCUMENT 19-14 12/05/03 11:14 1 :07/11 NO:250 Filed 03/29/2004 Page 6 of 21 PhoGRESS NOTES Page 1 of 2 'PROG' 091897 ENTER PROBLEM NO. AND TITLE WHEN RECORDING PROBLEM ORIENTED PROGRESS NOTES anuthoria Note DO 400195 OB/13/962 BLF SHEPHERD, DEBORAH BANT 735 HAVAITAN TERR FINCINATI OH 45237 D32377046 01 UMC-78, Rev. 1/95 NIKFA Pari lus Ohency en 12,5 m(0) Da MIS , 3 3,3 22 2/4 NR.1. PZ 111 7/

HAMILTON COUNTY, OHIO

STATE OF OHIO	No. B. 9766964			
Plaintili	Judge Withis			
V\$.				
Keguala Alem	: FELONY SENTENCING FINDINGS			
Defendant	. :			
	CING (Check appropriate blanks and specify count numbers).			
and having con-	erriding purpose of sentencing, punishment of offenders and protection of public sidered incapacitation, deterrence, rehabilitation and restitution to achieve those . £2929,11, the Court makes the following sentencing findings:			
COUNT # APPLICABLE	(1) BALANCE "MORE SERIOUS" 2929.12(B)			
	(A)Victim's age or physical mental condition exacerbated injury (B)Victim suffered senous physical emotion/psychological harm (C)Offender's public office or position of trust played part (D)Offender's law enforcement occupation/elected office (F)Offender's elected office or profession facilitated act (Q)Offender's relationship to victim facilitated act (H)Act was for hire or organized crime (IIMotivated by race athric gender/sex/religious prejudice WITH "LESS SERIOUS" FACTORS 2829.12(C)			
NA	(A)-Victim induced or facilitated offense (B)-Offender strongly provoked (C)-Didn't cause/ expect to cause physical harm person/property (D)-Substantial mitigating grounds			
12 12 12 ==============================	(3) BALANCE RECIDIVISM LIKELY 2929.12(D) (A)Offender under a type of court control (B)Prior delinquency or convictions (C)Unsuccessful probation-perole (D)Unaqknowledged substance abuse pattern (E)No remorse (F)Other relevant factor: (4) WITH RECIDIVISM NOT LIKELY 2929.12(E)			
A/A	(A)Offender not previously delinquent (B)No grevious convictions (C)Law abiding for a number of years (D)Circumstances unlikely to recus (E)Genuine remorse (F)Other relevant factor:			
	REIGH OFFENCES			

# * * * * * * * * * * * * * * * * * * *		(5)	IMPOSE PRISON ON F-1.F-2 UNLESS ALL APPLY 4845. (JIC).
			(Ar-Monigrison, dogs not damesh seriousness of offense.
			iB'Non-green will adequately punish offender and protect public;
			(C)-Decreasing seriousness factors dutweigh increasing seriousness
			(D)There is less likelinged of redulty/smi.
		(4)	BEFORE PRISON FOR F-1.F-5 FIND AT LEAST ONE 2929.13(8):
			(A)Frysical harm to a person
			(B)Attempt or threat with a weapon (C)Attempt or threat of ham and previous conviction for physical ham.
			,
			(0)Public trust, office or position
			(E)-Act was for hire, or organized crime
			(F)Sex offense (G)Previous prison term served
			(H)-Offender under community control at time of offense
		AMB	(MI-Dilauda, Auda, camminità courte, at rima et pitatica
		AND	II)-Offender is not amenable to community control
		AND	fill-Citation is tot suspane to commontal come.
		AND	(J)Frison is consistent with sentencing purposes
	_	(7)	PRISON TERM MORE THAN MINIMUM for a first time prison term when shortest term alone would: 2929.14(8)
1,2		AND	-Demean the seriousness of the offense
-4,2			Not adequately protect public
•		(8)	BEFORE IMPOSING MAXIMUM TERM, FIND THAT OFFENDER: (AT LEAST ONE) 2929.14(C)
12	\neq		(A)-Has committed the worst form of the offense (BI-Poses the greatest likelihood of recidivism (CI-)
		OR	(D)is a Major Drug Offerder Secondario D Che
		(9)	BEFORE IMPOSING EXTRA 10 YEARS BEYOND MAXIMUM BASIC FRISON TERM: 2929.14(D)
	مس دون		(A)Make finding of RVO or MDO
		AND	(8)-Simple basic maximum term is insufficient to punish offender and
			protect the public because at least one seriousness factor
		AND	autweighs likelihood that offender will refrain from future crime
		AND	(C)-A simple maximum would demean the seriousness of the offense because
			(D)+Offender's conduct is more serious than conduct normally constituting the offense
	_	/(10)	FOR CONSECUTIVE TERMS: FIND AT LEAST ONE 2929.14(E)(3)
1,}	4	,	(A)-Offender was under community control when aftense was committed
-42			(B)-Harm caused was great or unusual (C)-Offender's priminal history requires consecutive sentence
		AND	Dimilansecutives are necessary to fulfill purpose of R.C. 2929.11

.it. MANDATORY	PRISON 2929 13,F)
cra	www.tribe.adv
(13) SENTENCE WA	AS AGREED UPON BY DEFENDANT AND STATE
(14) PRISON SANCTION:	
(A FIREARM SPECIFICATION	(C) FINES: 1
TE=MYaars	
(1, 3, 5, 6 yrs mandatory and consecutive) (3- MANDATORY DRUG FINES	TERM (E) COURT COSTS
	(F) CREDIT FOR TIME SERVED
(1 2 the max for each degree)	AMOUNT DAYS
Upon consideration of all the foregoing factors, IT	
Court that the defendant shall be sentenced as follows:	ilows:
On Count / for the offense of deflowalt a felony of the 181 degree, IT IS HEREBY OR	d Buyling a violation of BC & 251/1
a lelony of the 191 degree IT IS HEREBY OR	DERED that defendant serve a term of 100 years
prison, of which is a mandatory term pursu	antin R.C. 2020 13/E) 2020 14/DV3 of Charles
in addition to any sanctions imposed under item 1	4 herein Cerial Will
On Count & for the offense of Allengted	expensed a violation of R.C. 5 2 1230
On Count & for the offense of Minight of a felony of the / ox degree IT IS HEREBY CRI	DERED that defendant serve a term of ID year
prison, of which is a mandatory term pursu	ant to R.C. 2929 13(F), 2929 14(D)(3) or Cheoter 2
in addition to any sanctions imposed under item 1	4 herein
prison, of which	allied defendant reneweld
On Count, for the offerse of	. a violation of R C, §
a felony of the degree, IT IS HEREBY OR	DERED that defendant serve a term of year
in addition to any sanctions imposed under item 16	ani to K.C. 2929.13(F). 2929,14(D)(3) of Chapter 21
On Count, for the offense of degree, IT IS HEREBY OR	4 herein. a violation of R.C. § DERED that defendant serve a term of vesice of the control of
On Count, for the offense of degree, IT IS HEREBY ORI prison, of which is a mandatory term pursuit	to R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294.14(D)(3) or Chapter 294.14(D)
On Count, for the offense of degree, IT IS HEREBY ORI prison, of which is a mandatory term pursuin addition to any sanctions imposed under item 1.	to R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294.14(D)(3) or Chapter 294.14(D)
On Count, for the offense of degree, IT IS HEREBY ORI prison, of which is a mandatory term pursuin addition to any sanctions imposed under item 1.	to R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294.14(D)(3) or Chapter 294.14(D)
On Count, for the offense of degree, IT IS HEREBY OR prison, of which is a mandatory term pursue in addition to any sanctions imposed under item 1.	ant to R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294 herein. a violation of R.C. 5 DERED that defendant serve a term of
On Count, for the offense of a felony of the degree, IT IS HEREBY OR prison, of which is a mandatory term pursue in addition to any sanctions imposed under item 1.	Antito R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294 herein. a violation of R.C. 5 DERED that defendant serve a term of year antito R.C. 2929.13(F), 2929.14(D)(3) or Chapter 294 herein.
On Count, for the offense of degree, IT IS HEREBY OR! prison, of which is a mandatory term pursuin addition to any sanctions imposed under item 1. (15) COMMUNITY CONTROL SANCTION: (A) FINES: \$ (B) MANDATORY DRUG FINES	Antito R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294 herein.
On Count, for the offense of degree, IT IS HEREBY OR! prison, of which is a mandatory term pursuin addition to any sanctions imposed under item 1. (15) COMMUNITY CONTROL SANCTION: (A) FINES: \$ (B) MANDATORY DRUG FINES AMOUNT \$	Antic R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294 herein.
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On Count, for the offense of	A herein. a violation of R.C. § DERED that defendant serve a term of year and to R.C. 2929.13(F), 2929.14(D)(3) or Chapter 294 herein. (C) RESTITUTION: \$ (D) DRIVER'S LICENSE SUSPENSION TERM (E) COURT COSTS In count(s) for the offense(s) violation(s) of R.C. § to any sanctions imposed under item 15 herein. (F) SENTENCE] of community control, specifically
On Count, for the offense of degree, IT IS HEREBY ORI prison, of which is a mandatory term pursue in addition to any sanctions imposed under item 1. (15) COMMUNITY CONTROL SANCTION: (A) FINES: \$ (B) MANDATORY DRUG FINES AMOUNT \$ IT IS HEREBY ORDERED AND ADJUDGED that of defendant shall serve [LENGTH O	Antito R.C. 2929.13(F). 2929.14(D)(3) or Chapter 294 herein. DERED that defendant serve a term of year and to R.C. 2929.13(F), 2929.14(D)(3) or Chapter 294 herein. (C) RESTITUTION: \$ (D) DRIVER'S LICENSE SUSPENSION TERM (E) COURT COSTS on count(s) for the offense(symmetric violation(s)) of R.C. § to any sanctions imposed under item 15 herein, of SENTENCE) of community control, specifically hours
On Count, for the offense of	Antio R.C. 2929.13(F). 2929.14(D)(3) or Chapter 2929.14(D)(3) or Chapte
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CONVICTION RECORD TRANSCRIPT CITY OF CINCINNATI AND COUNTY OF HAMILTON

MY: JER

02-25-99

PAGE 1 OF 1

STATUS: CRIMINAL RECORD & TRAFFIC RECORD

MAME: ALLEN, REGINALD

SOCSEC: 288-68-1085

WLIAS: NO ALIASES ON FILE

DOB: 12-13-66

SEX: M RACE: B

ARR. / DISP.	DEGREE	CHARGE / DISPOSITION	1	AGENCY / CASE
	FELONY	FEL ASSLT VIC HARMED	ī	AS02
12-09-97		SENTENCED	1	09706964/ /03
	FELONY	ATTEMPT	ı	ASØ2
12-09-97		SENTENCED	1	09706964/ /02
	FELONY	FEL ASSLT WEAP ORDNE		CINCINNATI
12-09-97		SENTENCED	ı	09706964/ /04
		AGG BURG INFLCT HARM	l	CINCINNATI
12-09-97 1		SENTENCED	1	097069 64/ /01
		DOMESTIC VIOLENCE-KNOWINGLY	Į	CINCINNATI
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07-17-97		DRV U SUSP-FRA	1	CINCINNATI
79-18-97 !		SENTENCED	i	/97/TRD/032684/A
V6-18-97	MSDMNR	EXCESSIVE SOUND-MOTOR VEHICLE	1	CINCINNATI
Ø9-15-97 I		SENTENCED	1	/97/CRB/024153
		NO DRIVER'S LIC	١	SHERIFF
10-03-96	900	CONF FINE COSTS PROB	1	C/96/TRD/040065/A
Ø3-17-92 I		POSS DR ug praphnal ia		CINCINNATI
1 SE-NE-ED		CONFINEMENT, COSTS REMIT	ı	/92/CRB/009380
∂4~20-89 <u>:</u>				CINCINNATI
Ø4-21-89 I		CNF FN CST DR SP PRB		/89/TRC/018763/B
Ø6-23-38 (DOMESTIC VIOLENCE-KNOWINGLY		CINCINNATI
Ø7−12-88 I		CONF FINE COSTS PROB		/88/CRB/016973
		DUI ALCH-DRUG		CINCINNATI
04-25-98 1	150 (CN SP FN CST PB DR S		/88/TRC/019058/B
3 25-83 ;	MSDMNR I			CINCINNATI
24~1.4~88 I	10	FINE AND COSTS		/88/CRB/008259
Ø3-23-87 ;	MSDMNR I			CINCINNATI
34-Q9-37 T	100 1	FINE AND COSTS		/87/CRB/005642
12-23-85	MSDMNR I			CINCINNATI
12-30-85	100 1	CONF SUS FN CST PROB	ì	/85/CRB/030527

^{(&}lt;(END OF TRANSCRIPT))>

6-29-98

What's up Reggie?

I heard the you was fat. I have to See it to beleive it. well you have been asking me to write you but At the time I was not ready to write you. I wanted to but I didn't know what to say. I was so hurt and didn't know what to say. I have been waiting for you to tell me that you was sorry That is all I wanted to hear.

I have been so depressed that AT Times I clidn'T know what my name was. I couldn'T Think what my name was.

I Count not Think And when I was driving Around the time Of Court I hit somebody on the expressivar. One time I Even send Chris and Kristen to School And I forgot I still

to school And I forgot I STILL had Alexis A home. She was sleep in the bed when I went into the Room And Alexis scare me because I didn't know what she was doing there.

I did'NT KNOW who she was AT first of where she lame from. When I reallize who she was I JUST CRYED: HOW Could I forget
My OWN BABY! I was gone.

I know then I needed help.

Everything was to much for
Me to deal with. After I TAIK to A phychiatic A told what had happen to Me. I Told that I missed you, And That I Could Not live with Out you. I was Tired of living. I COUld not turn to you when the times was hard. You use to hold me . Now I have No one to TUIN to, I DON'T let NO ONE TAKK About you. The phychiatic ASTL me how I felt mout you. I Told her I Just want to talk to you I Just want to know if you All o.k. She Said So you still want to have a relationship with this guy, and I Say yes. Her Eyes Got big. I guess she said there is no help

FOR her. YOU know how white People ARE. If YOU don't tell them what that want to say they don't want to deal Quith you she wanted me to Soul That Wevel Want to see your again but I could mot Lie. The only thing I could Then do was pray because, I know He would Understand. I Told The lord That I to raet you with All My heart. I ASK the lord to forget you I felt better. I know that N ON EARTH Could UNEDERSTAND the love lue have for each Other A PART of Me Just withyou. I Told willie I don't WANT TO SEE AND Again. All of this because your f wanted to come in my househid mare reliate was not worth 10 syng you. He ASK Me if i STILL TOVE YOU, AND I To Id him yes I will Alway love you. True love don't go AWAY like that. I Am by my 50/f

with my Three Kids. There is NO ONE that CAN thre you place-AS I write this letter Peter JUST CAll to tell Alexis he will pick her up non Thursday at "in the moening to fake of see how - you would of seen her by the time you get this letter. My BAby is though so much. About your She need to see you. I told her everthing is ot. Between me And you. She is the Pretties 1 ittle girl I have Ever Seen. She clook like her Daddy. She is the only Thing have left Styou.

Song for you to mistrion lisent O ARE you Down with me And

503 D Never 115 ent to what they say have you heard them - write my back What Arewe going to do now.

Did Not send the PAPER back because of som of the Question I don't think ikan visityon

Hi heggie-

Sorry it took so long to Write you. We did not forget you we have been so busy with School And work that We could NT Sit down And write A Letter. Alexis is doing good in school. She is learning to read And Write. She has been working on the Computer At School. Her teacher Said She is very good in School. She don't have any problem out of her. She had her School Picture taken last week, when it come back

I will send you one.

Pete Picked her up last Sunday.

She was happy to see everyone Again.

She really Miss them. She Cryed for her daddy half of the Night the Other Night. She Still do that some of the time. She really Miss you to.

Every body ele's is ox. Christopher is as tail As I Am, and he wear A size 10 2 in Shoe's. KRISTEN is in the 2 second grade And is very Smart. Alexis is tre biggest Child in Class. She want Inc to tell you the Chis and KKisten Calls HOW ARE YOU doing in 5 Chool. Did you pass your Ged Test! Have you Taken Any picture yet? I want to see if NOW Are STILL HANDSOME. What'S going ON in there, write me back. Deborah.

Date

PROBATE COURT OF HAMILTON COUNTY, OHIO 955950 CASE NO. JUDGMENT ENTRY SETTING HEARING ON APPLICATION FOR APPOINT OF GUARDIAN appeared in open Court, and filed an application for the appointment of (limited) guardian of the (person and setets) of _____. It is ordered that the ______ day of 199 χ at $3:\omega$ o'clock ρ .M., be and is hereby fixed as the time of hearing said application before this Court. It is further ordered that written notice be served personally upon minors over fourteen years of age and in the manner as is provided by law upon all others entitled to receive the same. 10/30/98

Probate Judge

Completion Certificate 合当じ

awarded to

Reginald Allen

for extraordinary work and study leading to completion of the

OHU U

The R.C.I. Educational Department presented by

November 12, 1998

Deputy Warden, Special Services

School Administrator

Regional Principal tarvey Howison



STRESS MANAGEMENT

Awarded to

Reginald Allen, 352308

Presented by

Mental Health Services, RCI

October 8 1998

Keller, Gran USU

Kevin Littler, LISM Social Work Supv.







ANGER MANAGEMENT



Awarded to

Reginald Allen, 352308

For completion of the anger management group.

Presented by

Mental Health Services, RCI

Thursday August 27 1998

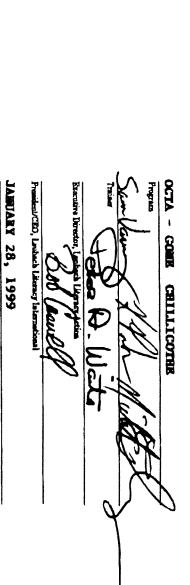




LAUBACH LITERACY ACTION

CERTIFICATE OF COMPLETION VOLUNTEER TUTOR WORKSHOP

has satisfactorily completed a running hour workshop with emphasis on tutoring This is to recognize that and or conducted by an LLA certified trainer. sponsored by a Laubach Literacy Action member program, RECTIMATO ALLEM



U.S. PROCENIA OF LAUBACE LITERACY INTERNATIONAL

LAUBACH LITERACY A C T I O N

